Case 17-33 STATISTICAL INFOR				8 12:30:31 Desc Main ing items included in the Plan.
0_ Valuation of Se		Assumption of Executory Con		
art i 1974 til sammanninnin en springerinnin sig saver system system system system system system system system	aminin 1955. Islamic culon, il capa in minini quani	menena, imagi menenenen energi maga, mga yarupangan partas, menengan ana managan ana managan salah managan sal	ann mar ann an an ann an an ag gagair a sea ann a' gang gan an a an a	Last revised: December 1, 2017
	UNI	TED STATES BANKF DISTRICT OF NEW		
In Re:			Case No.:	17-33781(KCF)
Stephen Gia	alanella		Judge:	Kathryn C. Ferguson
	Debtor(s)			
		Chapter 13 Plan an	d Motions	
☐ Origina	l	☑ Modified/Notice Requ	uired	Date: March 13, 2018
☐ Motions	Included	☐ Modified/No Notice R	equired	
		E DEBTOR HAS FILED FO HAPTER 13 OF THE BANI		
		YOUR RIGHTS MAY BE	AFFECTED	
confirmation hearing of You should read these or any motion included plan. Your claim may be granted without fur confirm this plan, if the to avoid or modify a lie confirmation order alor modify a lien based of	on the Plan proposed of papers carefully and do in it must file a written be reduced, modified ther notice or hearing are are no timely filed en, the lien avoidance ne will avoid or modifien value of the collater	by the Debtor. This documed discuss them with your attorned objection within the time fraction or eliminated. This Plan may a unless written objection is for objections, without further not or modification may take place the lien. The debtor need in	nt is the actual Plan page. Anyone who wish ame stated in the Notice be confirmed and becalled before the deadling tice. See Bankruptcy For solely within the character of file a separate motice and file and fil	of Plan, which contains the date of the roposed by the Debtor to adjust debts. Hes to oppose any provision of this Plan ce. Your rights may be affected by this come binding and included motions may be stated in the Notice. The Court may Rule 3015. If this plan includes motions apter 13 confirmation process. The plan on or adversary proceeding to avoid or an creditor who wishes to contest said
THIS PLAN:				
☐ DOES ☒ DOES N IN PART 10.	NOT CONTAIN NON-	STANDARD PROVISIONS. N	ON-STANDARD PROV	VISIONS MUST ALSO BE SET FORTH
				VALUE OF COLLATERAL, WHICH DITOR. SEE MOTIONS SET FORTH IN
SEE MOTIONS SET F	ORTH IN PART 7, IF	ANY.		E-MONEY SECURITY INTEREST.
Initial Debtor(s)' Attorney		Initial Debtor:	Initial Co-Debtor:	;

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Part 1: Payment and Length of Plan	
	ne Chapter 13 Trustee, starting on <u>December 1, 2017</u> for <u>3</u> O beginning on <u>March 1, 2018</u> for the remaining <u>57</u> months of the
b. The debtor shall make plan payments to the T	rustee from the following sources:
⊠ Future earnings	
☐ Other sources of funding (describe s	ource, amount and date when funds are available):
c. Use of real property to satisfy plan obligation	s:
☐ Sale of real property	
Description:	
Proposed date for completion:	 .
☐ Refinance of real property: Description:	
Proposed date for completion:	
☐ Loan modification with respect to mortgag	e encumbering property:
Description:	
Proposed date for completion:	
d. The regular monthly mortgage payment w	vill continue pending the sale, refinance or loan modification.
e. Other information that may be important r	relating to the payment and length of plan:
Part 2: Adequate Protection ☒ NONE	i Maria di Santa da Santa di Santa di Santa da S
a. Adequate protection payments will be made	***************************************
13 Trustee and disbursed pre-confirmation to	,
b. Adequate protection payments will be made debtor(s) outside the Plan, pre-confirmation to:	in the amount of \$ to be paid directly by the (creditor).
	\0.0000.7.

Part 3: Priority Claims (Including Administrative Expenses)							
a. All allowed	priority claims will be	e paid in full unless th	ne creditor agree	s ot	herwise:		11 1 11111
Creditor	tor Type of Priority Amount to be Paid						
CHAPTER 13 STA TRUSTEE	NDING	ADMINISTRAT	IVE		AS ALLOWE	D BY S	STATUTE
Internal Revenue S	rnal Revenue Service Income Taxes				\$21,490.29		
 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one:							
Creditor	Creditor Type of Priority Claim Amount Amount to be Paid						ınt to be Paid
Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount:					·		
Part 4: Secured	Claims				,		
a. Curing Default and Maintaining Payments on Principal Residence: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:							
Creditor	Collateral or Type of Debt	Arrearage Interest Rate on Arrearage Amount to be Paid to Creditor (In Plan) Regular Monthly Payment (Outside Plan)					
Ditech	Mortgage on Residence	\$183.47	Included		\$183.47		\$1,531.97

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The Debtor will pa	ay to the Tru	stee (as part of th	ne Plan) allowe	esidence & other lo d claims for arreara nly obligations due a	iges on monthly	obligations	and the
Creditor	Collate Type o		earage	Interest Rate on Arrearage	Amount to be Paid to Cred (In Plan)	itor Moi Pay	gular nthly vment vtside n)
	st.						
money security in	ms were eith terest in a m	er incurred within	n 910 days befo iired for the per	E ore the petition date rsonal use of the de nterest in any other	btor(s), or incurr	d by a purc ed within o	hase ne year of
Name of Creditor Collateral Interest Amount of Total to be Paid through Rate Claim Including Interest Calo							
d. Request	d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🗵 NONE						
1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.							
				s Section ALSO R I under Section 7 (
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
		I				1	1

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2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.								
e. Surrender 🗵 NONE								
Upon confirmation, the star stay under 11 U.S.C 1301 be terr	y is termii ninated ir	nated as to surrendered col n all respects. The Debtor s	lateral urrend	l only under ders the follo	11 U.S.C. 3 owing collate	362(a) and that the eral:		
Creditor		Collateral to be Surrendered Value of Surrendered Collateral Remaining Unsecured De						
f. Secured Claims Unaffe	cted by t	he Plan 🏻 NONE				•		
The following secured c	laims are	unaffected by the Plan:						
Wells Faro Dealer Services, the holder of a purchase money security interest in the Debtor's 2013 Kia Sportage. The Debtor shall pay regular monthly automobile loan payments of \$404.56 outside of the plan in the ordinary course.								
g. Secured Claims to be Paid in	Full Thr	ough the Plan: 図 NONE						
Creditor		Collateral Total Amount to be Paid Through the Plan						
Part 5: Unsecured Claims	NONE							
a. Not separately classifi	a. Not separately classified allowed non-priority unsecured claims shall be paid:							
☐ Not less than \$		to be distributed <i>pro ra</i>	ata					
☑ Not less than <u>one hu</u>								
☐ Pro Rata distribution	•	J						
	b. Separately classified unsecured claims shall be treated as follows:							
Creditor	Basis fo	r Separate Classification	Trea	atment		Amount to be Paid		
N/A								

Part 6: Execu	itory C	ontrac	cts and	Unexpir	ed Le	eases 🗵	l no	NE					
(NOTE: Se	e time in this l	limitati Plan.)	ions set	forth in 1	1 U.S	S.C. 365	(d)(4)	that m	ay prev	ent assumptio	n of n	on-resid	ential real
All execut the following, wh	ory cor nich are	itracts assur	and une	expired le	ases	, not pre	vious	ly rejec	ted by o	pperation of la	w, are	rejected	d, except
Creditor		Arrea Plan	Arrears to be Cured in Plan Nature of Contract or Lease Treatment by Debtor Post-Petition I					ion Payment					
•													
								·					
Part 7: Motio	ns 🖾	NONE			e G	in the	1				! !		
form, <i>Notice of</i> A <i>Certification</i>	NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service</i> , <i>Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.												
a. Motior	ı to Av	oid Lie	ens Unc	der 11. U	.s.c.	Section	522	(f). 🗵	NONE				
The Debto	or move	∍s to a\	void the	following	j liens	s that im	oair e	xemptio	ons:				
Creditor		Nature Collate		I ''		Amount Lien	of	Value o Collater		Amount of Claimed Exemption	Sum o Other Again Prope	Liens st the	Amount of Lien to be Avoided
					-					pletely Unse			
Creditor	Collat	teral	Schedu Debt	C	Total Collateral Value		Superior L		ens	Value of Creditor's Interest in Collateral		Total A Lien to Reclas	

Unsecured. 🔀	J NONE				rtially Secured and Partially
The Debto	or moves to r al consistent	reclassify the f with Part 4 at	following claims a pove:	s partially secured and pa	artially unsecured, and to void
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
Part 8: Other	Plan Provis	sions			
	·	y of the Estate	е		
	pon confirma oon discharge				
	ent Notices				
Creditors a Debtor notwithsta	and Lessors anding the a	provided for in automatic stay	n Parts 4, 6 or 7 n	nay continue to mail custo	omary notices or coupons to the
	of Distribut		for the beautiful and the a		
		shall pay allov Trustee comm	wed claims in the nissions	following order:	
2) Adm	ninistrative cla				
_	ured claims	- d alaima			
	rity unsecure		•		`
o) Gene	eral unsecure	ed claims			
The Sta	Petition Clai	ee □ is, ເ⊠ is i	not authorized to	pay post-petition claims fil	led pursuant to 11 U.S.C.
Section 1505(a) i	in the amour	It filed by the j	post-petition clain	nant.	
			·		

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Part 9: Modification ☐ NONE					
If this Plan modifies a Plan previously filed in this case Date of Plan being modified: November 27, 2017.	e, complete the information below.				
Explain below why the plan is being modified:	Explain below how the plan is being modified:				
The Chapter 13 Trustee filed an objection to the Debtor's original Plan.	The arrearage claim filed by Ditech in the amount of \$183.47 shall be paid in full through the plan. The priority claim of the IRS in the amount of \$21,490.29 shall be paid in full through the plan. Allowed claims of general unsecured creditors shall be paid in full through the plan. The Debtor's monthly plan payments shall increase to \$807:00 beginning in March, 2018 for the remaining 57 months to fund the plan.				
Are Schedules I and J being filed simultaneously with t	his Modified Plan? ☐ Yes 区 No				

Part 10: Non-Standard Provision(s): Signatures	Required
Non-Standard Provisions Requiring Separate S	iignatures:
⊠ NONE	
☐ Explain here:	
Any non-standard provisions placed elsewhere	in this plan are void.
The Debtor(s) and the attorney for the Debtor(s)	if any, must sign this Certification.
this final paragraph.	ontains no non-standard provisions other than those set forth in
Date: 3-13-18 Date: 3/13/18	Peter J. Broege, Eso. Attorney for the Debtor Stephen Gialanella, Debtor
ζ	
Signatures	
The Debtor(s) and the attorney for the Debtor(s), if any	y, must sign this Plan
Date: 3-13-18	Peter J. Broege, Esq., Attorney for the Debtor
I certify under penalty of perjury that the above is true. Date: $3/13/18$	Ht HOM
Date:	Stephen Gialanella, Debtor